THE TELEGRAPH.

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The state of the s A Weekly Journal Devoted to Politics, Literoture, Agriculture, Commerce, Markets and General Intelligence

82 per Annum. "ONE COUNTRY --- ONE CONSTITUTION --- ONE DESTINY." 91.50 in Advance.

BY R. T. VAN HORN. POMEROY, THURSDAY, MAY 8, 1851.

VOL. 3-NO. 31

17Job Printing, of every description, will

Laws of Ohio-Published by Authority.

AN ACT to amend the act entitled

record required to be kept, by the first sec-tion of said act, passed Feb. 25, 1848, may be kept in a docker provided for that purpose, and all such dockets and record books in the penitentiary, in which case the application shall be made while the husband is

which have been, or shall be hereafter used and devoted to the recording of such levies and returns, shall be taken and considered as parts of the ex cution dockets designated by the first sectior of said act.

Sec. 2. The proceedings shall be conducted in all respects as in cases of application for divorca.

Sec. 3. This sec shall take effect and be in force from and after its passage, and all acts, and parts of acts, inconsistent herewith, are hereby repealed.

JOHN F. MORSE, for the clerk, the compensation provided for in the second section of said act. That bern

SEC. 3. The respective clerks of the court of common pleas, superior court of Cincinnati, commercial court of Cincinnati and superior court of Cleveland, shall, in making returns to write of error, or of certiorari, send up to the supreme court the original files, process, pleadings and exceptions, and duly certified transcripts of all journal entries of the proceedings and judgment of sembly of the State of Ohio, That in all named in the writt Provided, that said clerk shall omit from such return, all such parts of said files and other papers and documents in any such case, as he may be instituted so to do, by the direction, in writtened so to do, by the sheriff clerk said clerk order in case of partition, unless the court shall, by special order, direct and require on good cause shown, the sale to be made for cash down, the purchase money shall be payable, one-third on the day of sale, one-

ed by any court as an appraiser of the lands of any deceased person, shall die, remove from the county, or in any other manner become disabled from acting as such appraiser, any Justice of the Peace in the county where such lands or personal estate may be situated, shall have power to fill such vacancy, and the person so appointed shall AN ACP to amend the act entitled an act provimay be situated, shall have power to fill such take an oath, as it, other cases, before entering upon the duties of said appointment.
Sec. 5. The second section of an act in

amendment of the practice of the judicial courts, passed March 21, 1850, is hereby re-JOHN F. MORSE.

Speaker of the House of Rep's.
CHAS. C. CONVERS,

Speaker of the Senate. March 20, 1851.

(No. 50] TO ALE /

proceeding in Chancery.
Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That when a petition for review shall be filed in the Supreme Court, any judge of said Court is authorized, in vacation, and upon good cause, to stay proceedings on the former decree until the next term of the court, where such

security to be given by the party applying for such stay.

Sec. 2. That when such perition shall Sec. 2. That whon such petition shall be filed in the Common Pleas, the President Jodge of such Court is authorized to exersion the same power, on the same terms. cise the same power, on the same terms.

JOHN F. MORSE.,
Speaker of the House of Representatives. a worth . mrot

which such Sheriff or other officer resides. in any other manner than by himself or his deputy, personally, such Sheriff or other officer shall only be entitled to charge and receive mileage thereon, to be computed [No. 58.] all causes of action for which suit shall not from the office of said officer to the place AN ACT to amend an act entitled an act for the have been commenced before the said first of service, and back to the office of said

officer.
Sec. 2. That so much of the act to which this is an amendment, as conflicts with this act, be and the same is hereby repealed. 14 ORUNO JOHN F. MORSE,

Speaker of the House of Rep's CHARLES C. CONVERS,
Speaker of the Senate.

March 21, 1851.

sembly of the State of Ohio, That the ser- relation to the purchase or sale of the artivice provided for in the third section of the cles named in the first section, by the barrel, act entitled an act directing the manner of the dimensions of the barrel shall be held, of serving mesne process against railroad and understood to mean the same as pre-companies, passed Mirch 21, 1850, shall be scribed by this act.

SEC. 3: This act shall be in force, and for the trial of the cause, and that the last take effects from and after the first day of ciause of said third section be and is hereby. January next.

JOHN F. MORSE,
Speaker of the House of Rep's.
CHARLES C. CONVERS,

Speaker of the House of Rep' CHARLES C, CONVERS, Speaker of the Senate.

AN ACT authorizing the granting of Alimony.

SEC. 1. Be it enacted by the General Assembly of the State of Ohio, That the sev-AN ACT to amend the act entitled "an act to amend the act to regulate the practice of the Judicial Courts," passed Feb. 25, 1848; also, to amend the act passed March 21, 1850, in amend amend the act passed March 21, 1850, in amend amend of the practice of the Judicial Courts.

SEC. 1. Be it enacted by the General Assembly of the State of Ohio, That the record required to be kept, by the first sec-

Speaker of the House of Rep's. CHARLES C. CONVERS, Speeker of the Senate. March 24, 1851 ALLEY W. St. enel . water

AN ACT to amend an act entitled an act to provide for the partition of real estate, passed February 17, 1851.

Sec. 1. Be it enacted by the General As-

their respective cours in the particular case sales made by the sheriff pursuant to an structed so to do, by the direction, in writing, of both parties to such suit, to be filed in one year, and one-third in two years thereafter, with interest; the deferred pays which written directions shall be annexed to and certified with such return.

Sec. 4. That when any person appoint-

above mentioned acis, in addition to the no- as if no change had taken place, to final tice required therein for the sale thereof, to give at least ten days notice in some asws-f paper printed and in general circulation, in the county where such process is issued, in

case a newspaper is publish d therein. Speaker of the House of Rep's. CHARLES C. CONVERS, Speaker of the Senate.

March 24, 1851.

JOHN F. MORSF,

the House of Representatives.

CHARLES C. CONVERS.

Speaker of the Senate.

Speaker of the Senate. March 18, 1851.

AN ACT to amend the act entitled "An act to regulate the fees of officers in civil and criminal cases," passed March 5, 1831.

Secondary of the State of Ohio, That when any Sheriff, or other officer discharging the duties of Sheriff, shall return any process is used from the Court of Common Pleas, or other court of any other court of any other county than that in which such Sheriff or other officer resides,

CHARLES C. CONVERS, and all other persons interests dain and enforce such laws and ordinances on concerning the side-walks of the streets of such city or town, as shall be deemed ner or house, mill, manulactory or other building or appurtenance, in the first section of the section of the same shall stand, and oblighment of the same sha

CHARLES C. CONVERS. Speaker of the Senate.

inspection of certain articles therein enumera-ted, passed March 9, 1831.

SEC. 1. Be it enacted by the General Assembly of the State of Ohio, That in order to insure a uniformity in the dimension of barrels hereafter made or used within this State, for the purpose of containing potatoes or apples, all such barrels so containing the articles aforesaid, or made for that purpose, shall be made of seasoned timber, of staves March 21, 1851.

[No. 52.]

AN ACT to amend the act directing the manner ter, and shall be tightly bound by at least

of serving mesne process against ratiroad com-panies, passed March 21, 1850.

SEC. 1 Be it enacted by the General As

SEC. 2. That in all contracts, made in

SEC. 1. Be it enacted by the General Astronomy of the State of Ohio. That the product within this State, within this State, the state of Ohio. That the product within the state of the state of Ohio. That the product within the state of the state of Ohio. That the product within the state of the state of Ohio. That the product within this State, the state of Ohio. That the product within this State, the state of Ohio. That the product within this State, the state of the

than thirty days, nor more than six months,

Speaker of the House of Rep's. CHARLES C. CONVERS. March 25, 1851.

duty; 4th—abandonment of the wife without good cause; 5th—when there is a separation in consequence of ill-treatment on the part of the husband; 6th—confinement in the penitonitary, in which case the application shall be made while the husband is so confined.

AN ACT to amend an act entitled an act prescribing the duty of Supervisors, and relative to reads and highways, passed March 20, 1837.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That the residence of a single man, for road purposes, shall be held to be at the place whereat he

boards, in any road district in this State.

JOHN F. MORSE.

Speaker of the House of Rep's,
CHARLES C. CONVERS, March 20, 1851.

[No 61.]

AN ACT further to amend the "act prescribing the duties of Supervisors, and relating to roads and highways," passed March 20th,

to roads and highways," passed March 20th, 1837.
Sec. 1. Be it enacted by the General Assembly of the State of Ohio. That if any person, body politic or corporate, shall obstruct any public road or highway, authorized by any law, of this State, and suffer

not abate by the change of officers, but shall next. be prosecuted by their successors, the same

judgment, unless otherwise disposed of.
Sec. 4. That the measure of tamagers in
any suit brought under the provisions of the
first section of this act, shall be a full compensation to the public for the loss of, or inwey to such road or highway; and the damages recovered in any such suit, after paying the expenses of the same, shall be a trust fund in the hands of such commissioners or supervisors respectively, to be applied to the proceedings are pending, in which case such judge shall direct the nature and amount of AN ACT to amend an act entitled "An act to create a lien in favor of Mechanics and others in trict or county, as justice or equity may re-

certain cases," passed March 11, 1843,
SEC. 1. Be it enacted by the General AsSEC. 5. That all avenues, streets and al-

vided, that the passage of this act shall not affect any suit pending on the first day of March, 1851, but the same shall be disposed of as if this act had not been passed; but in day of March, the same shall be regulated under the provisions of this act,

SEC. 7. This act to take effect and be in force from and after the first day of March,

JOHN F. MORSE, Speaker of the House of Representatives.
CHARLES C. CONVERS. Speaker of the Smale.

March 24, 1851. [No. 62.]
AN ACT further to amend the "Act for opening

and regulating roads and highways."
Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That so far as sembly of the State of Ohio. That so far as the duties of assessors of damages, as provided for in the sixth section of the act to which this is an amendment, in cases of laying out or altering any state or county road, be and the same are hereby superceded, and the viewers of any road provided for under the third section of the act to which this is JOHN F. MORSE,
Speaker of the House of Rep's.
CHARLES C. CONVERS,
Speaker of the Senate.

March 22, 1851.

[No. 53.]

AN ACT to amend an act entitled "an set to amend an act entitled an act proved the law of evidence." passed February 28, 1851.

AN ACT to amend an act entitled "an set to amend an act entitled an act proved the law of evidence." passed February 28, 1851.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That the provided of the third section of the act to which this is an amendment, shall, in addition to their respects any road is proposed to be established, in all respects as required by the same time assess that act to which this act, the third section of the act to which the same time assess fourth section of the act to which the same time act to the their damages and the tare to the their damages and the tare the fourth section of the

or occupied for such purpose, or using or and the same are hereby superceded, and that when notice shall be given, and bond for every such offence be guilty of a misdemeanor, and on conviction thereof, shall be tion the appellant shall, within ten days hereafter, file a transcript of the proceed-

dollars, or imprisonment for a term not less lings before the commissioners, with any the Board of Public Works, or any other

court of common pleas by certiorari, as in

other cases.

JOHN F. MORSE, Speaker of the House of Representatives.
CHARLES C. CONNERS,
Speaker of the Scuate. March 22, 1851.

force an ordinance regulating the speed of all locomotives and railroad cars within such corporate limits; provided, such ordinance shall not require a less rate of speed than four miles per hour; and such corporate authorities may bring suit against any engineer, conductor or railroad company, violating such ordinance, and assess and collect a

[No. 66.]

AN AOT to amend an act entitled an act to provide for the appointment of trustees for the control of associated religious societies, and to define their powers and duties, passed March 12,

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That a majorsembly of the State of Ohio, That a majorconsistent with the provisions of this act are

Speaker of the House of Representatives. March 22, 1852 Speaker of the Senan

[No. 67.]

AN ACT to provide for alling vacancies in the offices of Attorney, General members of the Board of Public Works, and other State officers made elective by the people.

SEC 1. Be it enacted by the General Assembly of the State of Ohio. That who never the offices of Attorney General, member of

ings before the commissioners, with any justice of the peace of the lowaship in which the premises claimed to be datenged are situated, in whole or in pair.

SEC. 3. That such justice shall issue a writ of summons upon such transcript, against the obligors in the bond filed under the sixteenth section of the act to which this is an amendment, and the various sets amendatory thereof, which writ shall be served and returned as other writs of like charges and returned states of the peace, against the meanurable of the state of Ohio. That the decising the holders of notes, due to be veral acts and parts of acts on our like seasibly, the samedatory thereof, provided, in case of like charges and returned and returned as other writs of like charges and returned and returned as other writs of like charges and returned and returned as other writs of like charges and returned and returned as other writs of like charges and returned and returned as other writs of like charges and returned and returned as other writs of like charges and returned and returned and returned as other writs of like charges and returned, a

[No. 68.]

[No. 66.] in the Sine where the decedent resided at the

March 22, 1851.

An ACT supplementary to the several sets in relation to the seconding of deeds, mortgage and other instruments of writing.

An ACT to regular the cross of Reilroad Locomotives and Cars within the composite limits of any city, town or village.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That all deeds, powers of autorney, and other instruments of writing whatever, other than mortgages, and powers of autorney and other instruments of writing whatever, other than mortgages, and powers of autorney for the execution of this State, whenever any railroad track is laid on of mortgages, or for the execution of into, or through such city, town or village, shall have authority to ordain, enact and enforce an ordinance regulating the speed of interest and of Deeds;" and all mortgages, deeds of trust in the nature of mortgages, Speaker of the House of Rep's.

In the State where the decedent resided at the lated to the continue of his death.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That all deeds, powers of autorney, and other instruments of writing whatever, other than mortgages, incorporated city, town or village, in this State, whenever any railroad track is laid entoring the speed of the state of of Deeds;" and all into, or through such city, town or village, shall be recorded in the set of record books of the state of the capital track in the decade, more and entoring of the state of the state of the state of the death.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That all deeds, powers of autorney, and other instruments of the act to which this is an amendancy thereto, shall apply as well to the enactes of persons who, at the town of the capital track in the lature for the act of the capital track in the lature for the act of the act of the state of the act of the state of the act of th morages, deeds of trust is the nature of morigages, and powers of autorney for the execution of mortgages or such deeds of trust as aforesaid, shall be recorded in the set of record books denominated "Record

of Morgages," anything in any act to the contrary notwithstanding.

Sec. 2. In all cases where there are sevmorigage s, or other parties, named in any such deed, morigage or power of autorney, or other instrument of writing, recorded in the recorder's office of any county in the State, it shall be the duty of the recorder to insert in the state of the state of the county of the recorder to insert in the state of the state of the county of the recorder to insert in the state of the county of the recorder to insert in the state of the county of the recorder to insert in the state of the county o eral grantors or grantees, merigagors, or morigage s, or other parties, named in any CHARLES C. CONVERS.
Speaker of the Senate.

March 20, 1851.

AN ACT to prevent the laying out of Roads.
See it enacted by the General Assembly of the State of Ohio, That the Commissions of Franklin county, or the City Council of the City of Columbus, shall not all eave of the proper county, to insert in the recorder's office of any county, it shall be the duty of the recorder's office of any county, to the Public Institutions of the State of Ohio, That the Commissions of Franklin county, or the City Council of the City of Columbus, shall not all eave of the Public Institutions of the State of Ohio, That the Commissions of Franklin county, or the City Council of the City of Columbus, shall not all ey, through any of the grounds belonging to the Public Institutions of the State of Ohio, That the Commissions of Franklin county, or the City Council of the City of Columbus, shall not all ey, through any of the grounds belonging to the Public Institutions of the State of Ohio, That the Commissions of Franklin county, or the City Council of the City of Columbus, shall not all ey, through any of the grounds belonging to the Public Institutions of the State of Ohio, That the Commissions of Franklin county, or the City Council of the City of Columbus, shall not all ey, through any of the grounds belonging to the Public Institutions of the State of Ohio, That the Commissions of Franklin county, or the City Council of the City of Columbus, shall not of the City of the Ci ges or powers of attorney, or other instru-ments of writing are made; and thirdly, the individual name of names of the person or persons holding such office or by whom such deeds, morgages, or other instruments

[No. 55]

Son. 1. Bit is enacted by the General Assembly of the State of Olio, Than it any other cases.

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Son. 1. Bit is enacted by the General Assembly of the State of Olio, Than it any other cases of particular unless whether any encounts of cases of any other cases.

Son. 1. Bit is enacted by the General Assembly of the State of Olio, Than it any other cases of particular unless whether cases of cases of the County in the State of Olio, Than it any other cases of the County in the State of Olio, Than to deed of other purposes, particular to the County in the State of Olio, Than to deed of the State of Olio, Than to deed to the court granting such administration, for the benefit of the estate of such decedent,

JOHN F. MORSE, Speaker of the House of Rep's. CHAS. C. CONVERS. Speaker of the Senate. March 25, 1851.

[No. 74.] AN ACT requiring compensation for causing death by wrongful act, neglect or default.

SEC. 1. Be it enacted by the General Assembly of the State of Ohio, That when-ever the death of a person shall be caused Sec. 3. All laws and parts of laws inconsistent with the provisions of this act are hereby repealed.

IOHN F MORSE,

Speaker of the House of Rep's.

CHAS. C. CONVERS,

Speaker of the Senate.

March 25, 1851.

March 25, 1851.

March 25, 1851.

AN ACT to amend the act in relation to judicial proceedings in favor of or against dissolved corperations, passed March 21, 1850.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That in all proceedings by active facious, to revive judgment was render county in which arch judgment was render.

JOHN F. MCRSE. Speaker of the House of Rep's. CHAS. C. CONVERS. March 25, 1851 Speaker of the Senate I

Hates of Advertising, are (13 lines or less) three weeks, absequent insertion,

AN ACT to amend the laws in force prescribing the duties of County Commissioners.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That from and after the passage of this act; the county are and after the passage of this act, the county commissioners of the several counties in this State, when they may deem it necessary for the preservation of the records in the Recorder's or Auditar's office in their respective counties, that any book shall be transcribed into a new volume, may make our and enter upon their journals, at any of their regular sessions, an order directing the Recounty, to transcribe the same; and the transcript, so made shall be as valid and effect-

AN ACT further to amend the act entitled "an act to provide for the settlement of the estates of deceased persons," passed March 23, 1840.

SEC. 1. Be it enacted by the General Assembly of the State of Ohio. That in all cases where any person has heretofore deceased, or shall hereafter die, whether tesson to be a settlement of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of Hamilton, and in other counties of this state," passed March 6, 1836, and for other purposes, passed and took effect January 26, 1838, together the county of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of Hamilton, and in other counties of this state," passed March 6, 1836, and for other purposes, passed and took effect January 26, 1838, together the county of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of Hamilton, and in other counties of this state," passed March 6, 1836, and for other purposes, passed and took effect January 26, 1838, together the county of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of Hamilton, and in other counties of this state," passed the county of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of the second section of an act entitled, "An act to authorize the making of said indexes to the judicial records in the county of the second section of an act entitled, "An act to authorize the second section of an act entitled," and the second section of an act entitled, "An act

amendment, and the acts amendatory there of the dividends made during the previous tressery as the tax upon such dividends, and appropriated as other State tax; and the person aland real property of such railroad companies, used exclusively for corporate pur-

> covered by an action of debt, in the name of the State of Ohio, against such company, in any court of competent jurisdiction in the county of Franklin, and judgment shall be rendered at the first term to which the process shall be returned served, unless the

AN ACT to amend an act entitled "an act for the punishment of certain offences therein named,"

SEC. 3. The act to provide for the taxation of the Little Miami Railroad Company, passage of the Little Miami Railroad Company Railroad Company Railroad Company Railroad Company Railroad Company Railroa and forty-nine, is hereby repealed.

JOHN F. MORSE,

Speaker of the House of Representatives.
CHARLES C. CONVERS.

service, in all suits, both at law and chancery, shall be as valid and legal, as if made in any manner now provided for by law.

JOHN F. MORSE,

Speaker of the House of Rep's.
C. C. CONVERS. March 20, 1851.

corporation, issued to the sheriff of the county is which are h judgment was rendered, in which two writs of suire facias shall be for the exclusive benefit of the widow and next kin of such deceased person, and shall be distributed to such widow and next kin of such deceased person or persons so tolding or having resonance of scire facias to revive judgments be deemed and taken as sufficient service notwithstanting anything to the conservice notwithe